

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

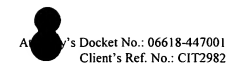
My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled <u>A HIGH PERFORMANCE MEMS THIN-FILM TEFLON ELECTRET MICROPHONE</u>, the specification of which:

[]	is attached hereto.					
[X]	was filed on May 19, 2000	o as Application Serial No	and was amended on			
[]	was described and claimed	in PCT International Applicat	ion No filed on			
	and as amended under PCT Article 19 on					
		ed and understand the contents amendment referred to above.	of the above-identified specification,			
	nowledge the duty to disclo e of Federal Regulations, §1		material to patentability in accordance wit			
I hereby claim the benefit under Title 35, United States Code, §119(e)(1) of any United States provisional application(s) listed below:						
	U.S. Serial No.	Filing Date	Status			
60/13		May 19, 1999	Pending			
	-		is application is not disclosed in the prior			
United States acknowledge of Federal Reg	application in the manner pathe duty to disclose all infor	rovided by the first paragraph or mation I know to be material to ecame available between the fil	is application is not disclosed in the prior of Title 35, United States Code, §112, I patentability as defined in Title 37, Code ing date of the prior application and the			
United States acknowledge of Federal Reg	application in the manner pathe duty to disclose all inforgulations, §1.56(a) which be	rovided by the first paragraph or mation I know to be material to ecame available between the fil	of Title 35, United States Code, §112, I patentability as defined in Title 37, Code			
United States acknowledge to of Federal Regnational or PC I here application(s) country other for patent or in the United States	application in the manner pithe duty to disclose all inforgulations, §1.56(a) which be a time to the duty to disclose all inforgulations, §1.56(a) which be a time to the disclosure of the disc	rovided by the first paragraph of mation I know to be material to ecame available between the fill of this application: Filing Date enefits under Title 35, United Stificate or of any PCT internation merica listed below and have all PCT international application on the same subject matter have it:	of Title 35, United States Code, §112, I opatentability as defined in Title 37, Code ing date of the prior application and the			

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Scott C. Harris, Reg. No. 32,030; William J. Egan, III, Reg. No. 28,411; David L. Feigenbaum, Reg. No. 30,378; John F. Land, Reg. No. 29,554; Hans R. Troesch, Reg. No. 36,950; John R. Wetherell, Jr., Reg. No. 31,678; Timothy A. Porter, Reg. No. 41,258.

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Combined Declaration and Power of Attorney

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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